Published on District of Utah (https://www.utb.uscourts.gov)

Opinion Title: 09/16/2013 UNPUBLISHED In re Kurt Cotant, 13-34235; In re Dannie Davidson, 13-34268, Judge Thurman.

Body:

Debtors filed a request for "special notice," through which all pleadings would be served personally on the Debtors in addition to their counsel. The Chapter 13 Trustee objected, which did not serve as a bar to confirmation. The Court held that Debtors did not have standing because there was no injury in fact nor certainly impending injury. Alternatively, the Court held that denying the special notice request would not violate the Debtors' rights to due process or equal protection.

File: 3 580.pdf [1]

Judge: Judge William T. Thurman [2] Date: Monday, September 16, 2013

Source URL: https://www.utb.uscourts.gov/opinions/opinion-580

Links

[1] https://www.utb.uscourts.gov/sites/default/files/opinions/580.pdf

[2] https://www.utb.uscourts.gov/content/judge-william-t-thurman